

The Gazette of India



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NEW DELHI, SATURDAY, NOVEMBER 18, 1950

NOTICE

The undermentioned Gazette of India Extraordinary was published during the week ending the 18th November 1950 :—

S. No.	No. and Date	Issued by	Subject
1	No. L.R.I(32), dated the 10th November 1950.	Ministry of Labour .	Declaring the coal industry to be a public utility service.

Copies of the Gazette Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of this Gazette.

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PART I—Section 1

Notifications relating to Non-Statutory Rules, Regulations and Orders and Resolutions issued by the Ministries of the Government of India (other than the Ministry of Defence) and by the Supreme Court

ELECTION COMMISSION, INDIA

New Delhi, the 7th November 1950

No. 24/10/50-Elec.—In exercise of the powers conferred by sub-section (1) of section 22A of the Representation of the People Act, 1950, the Election Commission, in consultation with the Government of Madras, directs that the following amendments be made in the Election Commission Notification

No. 24/50-Elec (10), dated the 29th October 1950, namely,—

In the Table appended to the said Notification—

(a) in column 1, in the first entry, after item "(iii) Laccadives, Minicoy and Aminidivi Islands" the following item shall be added, namely—

"(iv) The Fort Cochin area, that is, the area within the jurisdiction of the Revenue Divisional Officer, Fort, Cochin.";

(b) after the entries in columns (1) and (2) relating to "Aminidivi Islands", the following entries shall be added, namely:—

"Fort Cochin area . . . The whole of the said areas."

No. 24/9/50-Elec.—In exercise of the powers conferred by sub-section (1) of section 22 of the Representation of the People Act, 1950, read with sub-section (3) of section 22A of that Act and by the said sub-section (1) read with the said sub-section (3) and section 26 of the said Act, the Election Commission, in consultation with the Government of

Madras, directs that the following amendment be made in the Election Commission's Notification No. 24/50-Elec.(9), dated the 29th October 1950, namely:—

In the Table appended to the said Notification, in columns (1) and (2) after the entries relating to "Tahsildar, Mangalore", the following entries shall be added, namely:—

"Stationary Sub-Magistrate, . . . Fort Cochin area."
Fort Cochin.

P. S. SUBRAMANIAN, Secy.

MINISTRY OF FINANCE

Department of Economic Affairs

New Delhi, the 7th November 1950

No. D. 8224-F. III/50.—Statement of the Affairs of the Reserve Bank of India, as on the 3rd November 1950
BANKING DEPARTMENT

LIABILITIES	Rs.	ASSETS	Rs.
Capital paid up	5,00,00,000	Notes	9 22,76,000
Reserve Fund	5,00,00,000	Rupee Coin	6,43,000
Deposits :—		Subsidiary Coin	1,76,000
(a) Government :—		Bills Purchased and Discounted :—	
(1) Central Government	152,30,07,000	(a) Internal	
(2) Other Governments	20,24,94,000	(b) External	
(b) Banks	81,07,21,000	(c) Government Treasury Bills	76,43,000
(c) Others	60,13,51,000	Balances held abroad*	235,49,22,000
Bills Payable	4,57,06,000	Loans and Advances to Governments	5,00,000
Other Liabilities	9,14,33,000	Other Loans and Advances	3,30,61,000
		Investments	85,03,61,000
		Other Assets	3,51,30
Rupees	337,47,12,000	Rupees	33

* Includes Cash and Short-term Securities.

An Account pursuant to the Reserve Bank of India Act, 1934, for the week ended the 3rd day of Nov.
ISSUE DEPARTMENT

LIABILITIES	Rs.	ASSETS	Rs.
Notes held in the Banking Department	9,22,76,000	A.—Gold Coin and Bullion :—	
Notes in circulation	1111,11,54,000	(a) Held in India	40,01,71,000
Total Notes issued	1120,34,30,000	(b) Held outside India
Total Liabilities	1120,34,30,000	Foreign Securities	583,15,11,000
		Total of A	623,16,82,000
		B.—Rupee Coin	60,54,86,000
		Government of India Rupee Securities	486,62,62,000
		Internal Bills of Exchange and other Commercial Paper
		Total Assets	1120,34,30,000

Ratio of Total of A to Liabilities : 55.623 per cent.

Dated the 8th day of November 1950.

B. RAMA RAU, Governor.

New Delhi, the 15th November 1950

No. D. 8292-F. III/50.—Statement of the Affairs of the Reserve Bank of India, as on the 10th November 1950.
BANKING DEPARTMENT

LIABILITIES	Rs.	ASSETS	Rs.
Capital paid up	5,00,00,000	Notes	7,33,20,000
Reserve Fund	5,00,00,000	Rupee Coin	10,45,000
Deposits :—		Subsidiary Coin	2,03,000
(a) Government—		Bills Purchased and Discounted :—	
(1) Central Government	148,62,11,000	(a) Internal	..
(2) Other Governments	19,45,30,000	(b) External	..
(b) Banks	67,91,22,000	(c) Government Treasury Bills	94,42,000
(c) Others	60,86,78,000	Balances held abroad*	220,29,22,000
Bills Payable	4,87,65,000	Loans and Advances to Government	5,00,000
Other Liabilities	9,39,57,000	Other Loans and Advances	3,58,64,000
		Investments	85,27,87,000
		Other Assets	3,51,90,000
Rupees	321,12,63,000	Rupees	321,12,63,000

*Includes Cash and Short-term Securities

An Account pursuant to the Reserve Bank of India Act, 1934, for the week ended the 10th day of November 1950.
ISSUE DEPARTMENT

LIABILITIES	Rs.	ASSETS	Rs.
Notes held in the Banking Department	7,33,20,000	A.—Gold Coin and Bullion :—	
Notes in circulation	1127,17,81,000	(a) Held in India	40,01,71,000
Total Notes issued	1134,51,01,000	(b) Held outside India	..
Total Liabilities	1134,51,01,000	Foreign Securities	598,15,11,000
		Total of A	638,16,82,000
		B.—Rupee Coin.	59,71,57,000
		Government of India Rupee Securities	436,62,62,000
		Internal Bills of Exchange and other Commercial Paper	..
		Total Assets	1134,51,01,000

Ratio of Total of A to Liabilities : 56·251 per cent

B. RAMA RAU, Governor.

Dated the 15th day of November 1950.

K. G. AMBEGAOKAR, Secy.

MINISTRY OF FINANCE (REVENUE DIVISION)

INCOME-TAX

New Delhi, the 18th November 1950

No. 131.—It is notified for general information that the Central Government are pleased to approve the institution mentioned below for the purposes of sub-section (1) of section 15-B of the Indian Income-tax Act, 1922 (XI of 1922):—

Bombay

398. R. P. Gogate College, Ratnagiri.

No. 132.—It is notified for general information that the Central Government are pleased to approve the institutions mentioned below for the purposes of sub-section (1) of section 15-B of the Indian Income-tax Act, 1922 (XI of 1922):—

Mysore

393. Mysore University.

Hyderabad

394. Osmania University of Hyderabad.

Rajasthan

395. Rajputana University.

Travancore

396. Travancore University.

Bombay

397. Baroda University.

of section 15-B of the Indian Income-tax Act, 1922, vide Ministry of Finance (Revenue Division), Notification No. 34-Income-tax, dated the 18th March 1950:—

Bombay

Rishi Dayaram and Seth Hassaram National College, Bandra.

PYARE LAL, Dy. Secy.

MINISTRY OF COMMERCE

PUBLIC NOTICES

IMPORT TRADE CONTROL

New Delhi, the 8th November 1950

SUBJECT:—Licensing of goods which were covered by O.G.L. No. VI for imports by country craft from certain countries and for which letters of credit were opened before the 22nd July 1950.

No. 139-ITC(P.N.)/50.—Open General Licence No. VI valid for import by country craft of certain articles from Middle East Countries was superseded by O.G.L. No. XIX on the 22nd July 1950. It transpires that in certain cases irrevocable letters of credit had been opened prior to 22nd July 1950 for certain consignments of goods which would at that time have been admissible under Open General Licence No. VI but which are not now admissible under Open General Licence No. XIX.

2. It has now been decided that licences (without exchange copies) shall be issued to allow the import of such consignments provided that satisfactory evidence is produced of the opening of irrevocable

No. 133.—It is notified for general information that the Central Government are pleased to extend, for a further period of two years with effect from the 20th June 1950, the approval granted to the institution mentioned below for purposes of sub-section (1)

letters of credit prior to 22nd July 1950 and of the balance outstanding in the letter of credit on that date. The period of validity and the value of such licences will correspond with the unexpired balance of the period of validity and with the unutilised balance of the amount of the letter of credit in question. No grace period will be allowed.

3. Applications should be made in this behalf to the Import Trade Controller at Calcutta, Bombay or Madras according as the office or branch office of the authorised dealer in foreign exchange through which the irrevocable letter of credit was opened is situated in Area 'A', Area 'B' or Area 'C' as indicated in Appendix 'Q' to Public Notice No. 14-ITC(P.N.)/50, dated the 15th June 1950. Such applications should reach the Import Trade Controller concerned not later than 15th December 1950. Applications should be accompanied by documentary proof of the placing and acceptance of the relevant order, as well as a certificate from the authorised dealer in foreign exchange concerned showing (1) No. of Letter of Credit, (2) Date of opening thereof, (3) Name of opener, (4) Name of beneficiary, (5) Value, (6) Details of goods, (7) Last date of shipment stipulated in the credit and (8) Value outstanding on 22nd July 1950 for shipment by country craft.

4. Licences which will be issued against these applications will permit imports of the goods concerned only by country craft and not otherwise.

5. If shipments by country craft of the goods covered by irrevocable letters of credit are made before the expiry of the letter of credit, although the applicants have not been able to secure the licence applied for, in accordance with paragraph 3 of the Public Notice, the Customs Authorities will allow clearance of the goods on a 'Bond' undertaking to produce a licence within a month of the date of importation provided that the Collectors of Customs are satisfied that a letter of credit was opened and an application for a licence has been submitted in accordance with the terms of this notice.

New Delhi, the 18th November 1950

SUBJECT:—Import of tea chests from soft currency areas during 1951.

No. 141-ITC(P.N.)/50.—In order to facilitate the import of tea chests during the year 1951, the Government of India have decided to announce the licensing policy in advance, so as to enable importers to arrange for supplies in terms of the policy set out in this Notice.

2. It has been decided that licences for the import of 8 lakhs of plywood tea chests from soft currency areas should be granted during each of the licensing periods January-June 1951 and July-December 1951, respectively, on the following basis:—

Sets in each period

(1) The Indian Tea Association, Calcutta	3,84,000
(2) United Planters' Association of Southern India, Coonoor	1,20,000
(3) The Indian Tea Planters' Associations, such as, the Indian Tea Planter's Association, Jalpaiguri, the Assam Tea Planters' Association and the Surma Valley Tea Planters' Association	96,000
(4) The Tea Chest and Plywood Traders' Association, Calcutta	2,00,000
	TOTAL	8,00,000

3. Applications for the import of these tea chests should be submitted so as to reach the Office of the Deputy Chief Controller of Imports, Calcutta, in the form and manner and by the last date fixed for actual users as may be prescribed in the Commerce Ministry Public Notice to be issued for each of the licensing periods in question. Each application should be accompanied by a Treasury Receipt for the requisite amount of fee as payable under the rules and all applicants will be required to quote their registration No. under the Income-tax Verification procedure.

4. The following points should particularly be noted:—

- (a) Licences will be granted for import into the port of Calcutta or a port of South India and no licence will be granted for import from dollar and hard currency countries, including Japan.
- (b) Licences will be issued for either plywood tea chests or for the plywood boards in sizes suitable for tea chests. No licence will, however, be granted for battens.
- (c) Licences will be granted on the express condition that contracts against licences issued shall be made direct with the manufacturers or the shippers of the country of origin at a rate not higher than Rs. 2d. C.I.F. per set of pannels for a chest of the size 19" x 19" x 24", and that shipments would be made direct from that country.
- (d) Import Licences will be granted only after the applicants have produced evidence to show that they have placed orders on approved producers of tea chests in India (including the two Assam factories) in the proportion of 5 Indian tea chests to 2 imported tea chests. These orders are to bear dates subsequent to the 81st October 1950 and the 30th June 1951, in the case of application for the January-June 1951 and July-December 1951, respectively.
- (e) Tea gardens and Agency Houses have been given an allotment as members of a Tea Producers' Association and therefore, they will not be entitled to participate in the quota allotted to the Tea Chest and Plywood Traders' Association.
- (f) The quota of 2,00,000 sets of tea chest pannels allotted to the Tea Chest and Plywood Traders' Association, Calcutta, for each half of the year 1951, is subject to the condition that these tea chests should be distributed among their members in terms of the agreement dated 13th October 1950 between the said Association and other established Indian importers of tea chest outside the said Association at that date. These tea chests should be sold to the actual users under advice to the Chairman, Central Tea Board.

SUBJECT:—Modification of procedure for applying for licences for Heavy Electrical Plant

No. 142-ITC(P.N.)/50.—Attention is invited to the provisions of paragraph 3 of Commerce Ministry Notification No. 21(17)-ITC/48(u), dated the 10th April 1948, concerning the procedure prescribed for the submission of applications for import licences for Heavy Electrical Plant.

2. According to the procedure therein prescribed applicants are required to submit their applications in duplicate to the Chief Controller of Imports through the Central Electricity Commission, Government of India, Simla, an advance copy of the application being forwarded simultaneously to the Chief Controller of Imports. It has now been decided to discontinue the requirement that an advance copy of the application should be forwarded

to the Chief Controller of Imports. In future such applications complete with treasury challans in payment of the application fee should be addressed to the Chief Controller of Imports through the Central Electricity Commission and no separate copy will be required for simultaneous submission to the Chief Controller direct.

New Delhi, the 14th November 1950

SUBJECT:—Curtailment of correspondence relating to applications for import licences for January-June 1950.

No. 143-ITO(P.N.)/50.—It has been noticed that in spite of final decisions having been communicated to the parties concerned, representations are still being received against such decision in respect of applications made for the licensing period January-June 1950.

2. Such representations cannot ordinarily be expected at this stage to add any new point to those which may already have been presented since the application was first made. On the other hand, consideration of such correspondence can only have the effect of diverting the attention of the licensing staff from the current licensing work, with consequent delay in the issue of licences for the current period.

3. It has therefore been decided that no further correspondence of this nature will be entertained unless it takes the form of a reply to a specific enquiry made by the Chief Controller of Imports, or by one of his officers, and is received by the 30th November 1950 or within fifteen days of issue of the enquiry, whichever is later.

[Issued from file No. 2-Pol.(98)/50.]

R. J. PRINGLE, Joint Secy

ORDER

ENEMY TRADING

New Delhi, the 11th November 1950

No. 4(5)E.T./50.—In exercise of the powers conferred by clause (d) of sub-rule (1), read with sub-rule (8A), of rule 114 of the Defence of India Rules, as continued in force by the Trading with the Enemy (Continuance of Emergency Provisions) Act, 1947 (XVI of 1947), the Central Government is pleased to direct that the amount of Rs. 42,247-1-0 (Rupees forty two thousand two hundred and forty-seven anna one only) held by Messrs. Grindlays Bank Ltd., Calcutta, and/or Messrs. Price Waterhouse Peat & Co., Calcutta, on behalf of Messrs. Metal & Electro-Chemical Products Ltd., London, shall be held, until further orders, by the said bank and/or the said firm of Price Waterhouse Peat & Co., to the order of the Custodian of Enemy Property for the Union of India

A. RAJAGOPALAN, Dy. Secy

MINISTRY OF INDUSTRY AND SUPPLY

New Delhi, the 8th November 1950

No. I(2)-1(5)/50.—The following amendment is made in the Ministry of Industry and Supply Resolution No. I(2)-1(5)/50, dated the 10th June 1950, as amended, regarding the Expert Committee for the Automobile Industry:—

For the existing para 3, the following may be substituted:—

"3. The Committee will submit its report to the Government by the end of December 1950."

ORDER

ORDERED that a copy of the above Notification be forwarded to all State Governments and Administrations, all Ministries of the Government of India, the

Indian Trade Commissioners, all Indian Embassies, the High Commissioner for India, London, the United Kingdom Trade Commissioner in India, all Chambers of Commerce and Associations, the High Commissioner for India in Pakistan, Karachi, the High Commissioner for Pakistan in India, New Delhi, and the Secretary, Indian Tariff Board, Bombay.

ORDINED also that it be published in the *Gazette of India*.

S. BHoothalingam, Joint Secy.

PUBLIC NOTICE

New Delhi, the 15th November 1950

SUBJECT:—Import of Controlled Categories of Iron and Steel during January-June 1951.—Part I of I.T.C. Schedule.

No. I(5)-16(68)/50.—Applications are invited for the import of the undermentioned categories of steel for the shipment period January-June, 1951. Applications should reach the undersigned (Director of Tool & Alloy Steels in respect of M. S. Shaftings and Tool and Alloy Steels) not later than the dates indicated against each category and in accordance with the general and special instructions detailed below:—

Item	Last date of Application
1. Re-Rollable Scrap	25/11/50
2. Mild Steel Shaftings	30/11/50
3. Tinplate Primes—coke quality	30/11/50
4. Tinplate Primes—Electrolytic quality	30/11/50
5. Tinplate Waste wastes	30/11/50
6. Gate Channels and Z sections	2/12/50
7. Spring Steel Bars	2/12/50
8. Box Strappings and Strips (excluding Jute or Cotton or coir baling hoops)	4/12/50
9. Wire (Galvanized 19G and thinner and Black and Hard Bright 23G and thinner)	7/12/50
10. Wire Rope and Stranded Wire	15/12/50
11. Bolts, Nuts and Rivets including machine and set screws but excluding bifurcated rivets	18/12/50
12. Tool and Alloy Steels	31/12/50

GENERAL CONDITIONS

1. Applications must be submitted in triplicate on form WSB-27A supported by:—

(a) Original current and firm offers from suppliers abroad with an attested copy thereof. Offers must state a definite period of delivery, full specifications and detailed CIF/FOB/FAS values for each item.

(b) Duly receipted treasury challan for the appropriate application fee paid.

(c) The relevant income tax verification certificate or exemption certificate number.

Applications as well as the envelopes containing the applications should be superscribed suitably to indicate the item for which application for import is made.

2. Only one application may be submitted for one item from one country. Importers may, however, submit separate applications for the different items from different countries. It should be noted, however, that each application must be accompanied by a separate treasury challan for the requisite licence fee payable on such application.

3. Applicants claiming to be refugee firms having all their records lost, should produce documents from appropriate Government authorities to substantiate their claims. Evidence of banks will not suffice.

4. Preference will be given to applications from direct consumers, dealers with firm orders from essential consumers certified by the D.G. (I & S) or a State Government in the order named. In the event of exchange allocation being available applications from dealers for purposes of stock and sale will be considered having regard to—

(a) past imports and

(b) price of the material sought to be imported.

Importers should note that the application for issue of licence to import must state full description of goods to be imported. In particular importers must state the C.I.F. Indian value in rupees of the material to be imported. Applicants are advised in their own interests to submit separate applications for consumers' indents and for stock purposes.

5. All steel processing factories or fabricating firms who are now obtaining their requirements of steel either from the Director General of Industry and Supply or the State Government, may submit their applications direct to the Iron & Steel Controller who will issue the necessary import licences to meet their six months' requirements taking into account their capacity as assessed by the authority releasing steel and the allotments made to them from indigenous sources, subject to the availability of foreign exchange and the price being reasonable.

6. Where applications are submitted by essential consumers or by importers on behalf of essential consumers, such applications must also be accompanied by a guarantee of consumption of the imported material signed by the consumers and on a one rupee non-judicial stamp paper.

7. Applicants desiring to import for stock and resale are required to give full details of their imports for the *past three years*. The only acceptable evidence of past imports will be bills of entry, duly supported by the numbers of the relevant Customs Clearance Permits issued and proforma invoices to confirm the quality of the material imported.

8. Importers will be required strictly to comply with the conditions and specifications incorporated in the Import Licence. Any variation therefrom without the express sanction of the Steel Import Control will be treated on the same basis as unauthorised imports and penalised accordingly.

9. Applications, where the c.i.f. value quoted is unduly high, will be rejected.

10. Applicants are expected to ensure full utilisation of licences, failure of compliance with which may prejudice their chances of obtaining licences thereafter.

11. All applications duly stamped with four annas revenue stamps for Customs Clearance Permits should be made to the Steel Import Controller and be accompanied by true copies of invoices which will be retained. Importers are warned that issue of Customs Permits is likely to be delayed unless all the necessary documents are forwarded with applications for Customs Clearance Permits.

12. In their own interest applicants are advised to fill in the applications correctly and supply all the required information and submit all documentary evidence required. Applications which do not conform with the conditions laid down above or received after the last date specified above will not be considered.

13. No application will be entertained for the period under consideration after the expiry date of the application.

SPECIAL CONDITIONS FOR THE IMPORT OF MILD STEEL SHAFTINGS AND TOOL AND ALLOY STEELS

- (1) Import of Shaftings will be limited to soft currency areas and Japan.
- (2) Applicants must submit full details of grade, chemical analysis, section, size, weight and c.i.f. value in rupees for each item. It is not adequate to quote total c.i.f. value.
- (3) Where applications are made for import for purposes of stock and resale it is essential to submit details of past imports in regard to shaftings or stainless steel sheets, high speed tool steel, bright free cutting steel, carbon tool steel, faggot steel, etc.

N. R. REDDY, Under Secy.

MINISTRY OF AGRICULTURE

New Delhi, the 18th November 1950

No. F.15-10/50-Com.(J.C.).—In para. 2 of the Resolution of the Government of India in the Ministry of Agriculture, No. F.45-74/49-Policy, dated the 8th December 1949, constituting the Rajasthan Underground Water Board, the following additions and alterations shall be made:—

(i) After item 9, the following shall be inserted:—
“Thakur Bhawani Singh of Pokaran...Member.”

(ii) The existing number of the items from 10 to 12 shall be altered to 11 to 13.

A. N. BERY, Under Secy.

MINISTRY OF RAILWAYS (Railway Board)

New Delhi, the 11th November 1950

No. E(R)50OPC/54.—In exercise of the powers conferred by the proviso to Article 309 of the constitution, the President is pleased to direct that the following amendment shall be made in Railway Services (Revision of Pay) Rules, 1947, namely:—

In the Schedule annexed to the said rules:—

Under the head “Miscellaneous posts” the following insertion shall be made:—

(M&SM Rly.)	Revised Scale
Superintendent (Watch & Ward)	Rs. 750—850—950.
	S. S. RAMASUBBAN, Secy.

MINISTRY OF COMMUNICATIONS

New Delhi, the 11th November 1950

No. C.27-2/49.—The Central Government is pleased to decide that the following amendment shall be made to the list of post office holidays notified in the Ministry of Communications Notification No. C.27-2/49, dated the 30th December 1949:—

Dewali will be observed on the 9th November 1950 as a Post Office holiday instead of on the 10th November 1950.

K. V. VENKATACHELALAM, Dy. Secy.